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_ Valuation of Securit	y _ Assumption	n of Executory Contract or Unexpi	red Lease		_ Lien Avoidance
		UNITED STATES BANKRUPTO DISTRICT OF NEW JER			Last revised: August 1, 2020
In Re: Gina Vignola-M	<u>ladden</u>	Case No	o.: <u>22-13006</u>		
Debtor(s)		Judge:	Andrew B. Alte	enburg	ı, Jr.
		Chapter 13 Plan and Mo	tions		
	Original	Modified/Notice Require	b		
	Motions Included	Modified/No Notice Requ	uired	Date:	05/10/2022
	T	THE DEBTOR HAS FILED FOR R CHAPTER 13 OF THE BANKRU		2	
		YOUR RIGHTS WILL BE AF	FECTED		
confirmation hearing should read these pa motion included in it r may be reduced, mod further notice or hear no timely filed objecti avoidance or modifica modify the lien. The company of the state of	on the Plan proposed by to pers carefully and discuss must file a written objectio dified, or eliminated. This ling, unless written objections, without further notice ation may take place solel lebtor need not file a sepaest rate. An affected lien or	them with your attorney. Anyone n within the time frame stated in the Plan may be confirmed and becon in is filed before the deadline state. See Bankruptcy Rule 3015. If the y within the chapter 13 confirmationate motion or adversary proceed.	actual Plan prop who wishes to ne Notice. Your ne binding, and ed in the Notice is plan includes on process. The ing to avoid or	posed o oppose r rights d include e. The s motio e plan modify	which contains the date of the by the Debtor to adjust debts. You see any provision of this Plan or any may be affected by this plan. Your clair ded motions may be granted without Court may confirm this plan, if there are not to avoid or modify a lien, the lien confirmation order alone will avoid or a lien based on value of the collateral a timely objection and appear at the
					ate whether the plan includes each of th ineffective if set out later in the plan.
THIS PLAN:					
DOES DOES PART 10.	NOT CONTAIN NON-ST	ANDARD PROVISIONS. NON-S	randard Pro	OVISIO	ONS MUST ALSO BE SET FORTH IN
					JE OF COLLATERAL, WHICH MAY EE MOTIONS SET FORTH IN PART 7,
	S NOT AVOID A JUDICIA TH IN PART 7, IF ANY.	LIEN OR NONPOSSESSORY, I	NONPURCHAS	SE-MC	ONEY SECURITY INTEREST. SEE

Initial Debtor: GV Initial Co-Debtor: ____

Initial Debtor(s)' Attorney: MC

Part 1: Payment and Length of Plan

a.	The debto	r shall pay \$1678.05 per Month to the Chapter 13 Trustee, starting on May 1, 2022 for approximately 60 months.
b.	The debto	r shall make plan payments to the Trustee from the following sources:
		Future earnings
	V	Other sources of funding (describe source, amount and date when funds are available): Son's income is contributing
	plan.	

to

C.	Use of real property to satisfy plan obligations:
	Sale of real property
	Description:
	Proposed date for completion:
	Refinance of real property:
	Description:
	Proposed date for completion:
	✓ Loan modification with respect to mortgage encumbering property:
	Description: 10 Frances Ave., Linwood, NJ 08221
	Proposed date for completion: August 10, 2022
d.	The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.
e.	Other information that may be important relating to the payment and length of plan:

P	art 2: Adequate Protection Vone		
	Adequate protection payments will be made in the amount of \$ disbursed pre-confirmation to	(creditor).	to be paid to the Chapter 13 Trustee and
	b. Adequate protection payments will be made in the amount of \$ Plan, pre-confirmation to: (cr	editor).	to be paid directly by the debtor(s) outside the

Part 3: Priority Claims (Including Administrative Expenses)

a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:

Creditor	Type of Priority	Amount to be Paid
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY STATUTE
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DUE: \$3000.00
DOMESTIC SUPPORT OBLIGATION		\$0.00

b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one:

V None

The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):

Creditor	Type of Priority	Claim Amount	Amount to be Paid

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence

[] NONE

The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
	10 Frances Ave., Linwood, NJ 08221	\$60,000		\$60,000	\$1400

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	NONE	
IV	14014	

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

c. Secured claims excluded from 11 U.S.C. 506:

$oldsymbol{ olive{I}}$	NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid Through the Plan Including Interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments

 NONE
INCINE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

C	Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender



Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301be terminated in all respects. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt

f. Secured Claims Unaffected by the Plan NONE

The following secured claims are unaffected by the Plan:

g. Secured Claims to be Paid in Full Through the Plan: NONE

Creditor Collateral Total Amount to be Paid Through the Plan

		ired Claims							
		Not less than _ Not less than _ Pro Rata distrib	to be disconnected to be disconn	riority unsecured cla tributed <i>pro rata</i> remaining funds hall be treated as fol		e paid:			
Cred	litor	В	asis of Separate	Classification		Treatn	nent	Amount to be	e Paid
(NOTE:	See time lin	mitations set fo		ired Leases 365(d)(4) that may rejected, except the	-			real property lea	ses in this Plan.)
Credito		ars to be Cured		Nature of Contract			ment by Debtor	Post-Petit	ion Payment
		NONE							
Transm when th	<i>ittal</i> , within t e plan and t	he time and in transmittal noti	the manner set ce are served.	red on all affected cr forth in D.N.J. LBR	3015-1. A				
Transm when th a. Motion	ittai, within to be plan and to he plan and to he plan and to he plan to he p	he time and in transmittal noti Liens Under 1	the manner set ice are served. 1. U.S.C. Section llowing liens that of	forth in D.N.J. LBR	3015-1. A	Certification			
Transm when the a. Motion The De Creditor	ittal, within to plan and to he plan	the time and in transmittal notice. Liens Under 1: to avoid the fole Nature Collater. Liens and Reck.	the manner set ice are served. 1. U.S.C. Section Illowing liens that of Type or ral assify Claim from	n 522(f). NONI t impair exemptions: of Lien Amount of Lien m Secured to Comple	E of Valu Colla	Certification e of atteral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
Transm when the a. Motion The De Creditor	ittal, within to plan and to he plan	the time and in transmittal notice. Liens Under 1: to avoid the fole Nature Collater. Liens and Reck.	the manner set ice are served. 1. U.S.C. Section Illowing liens that of Type or ral assify Claim from	n 522(f). NONI t impair exemptions: of Lien Amount of Lien m Secured to Complete as as unsecured and	E of Value Colla letely Unse	Certification e of atteral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured.

NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured

Part 8: Other Plan Provisions	
a. Vesting of Property of the Estate	
Upon confirmation	
Upon discharge	
b. Payment Notices	
Creditors and Lessors provided for in Parts 4, 6 or 7 may continue notwithstanding the automatic stay.	to mail customary notices or coupons to the Debtor
c. Order of Distribution	
The Trustee shall pay allowed claims in the following order:	
1) Ch. 13 Standing Trustee commissions	
2)	
3) 4)	
d. Post-Petition Claims	
The Trustee is, is not authorized to pay post-petition claims the post-petition claimant.	s filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by
Part 9: Modification V NONE	
NOTE: Modification of a plan does not require that a separate moti D.N.J. LBR 3015-2.	on be filed. A modified plan must be served in accordance with
If this Plan modifies a Plan previously filed in this case, complete the	ne information below.
Date of Plan being Modified:	
Explain below why the plan is being modified:	Explain below how the plan is being modified:
Are Schedules I and J being filed simultaneously with this Modified	d Plan? Yes No
Part 10: Non-Standard Provision(s): Signatures Required	
Non-Standard Provisions Requiring Separate Signatures:	
NONE	
Explain here:	
Any non-standard provisions placed elsewhere in this plan are ineffective	
Signatures	
oignatules	
The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Pla	an.
By signing and filing this document, the debtor(s), if not represented by an and order of the provisions in this Chapter 13 Plan are identical to Local Provisions included in Part 10.	
I certify under penalty of perjury that the above is true.	
Date: <u>05/10/2022</u>	/s/ Gina M. Vignola-Madden_
	Debtor
Date: <u>05/10/2022</u>	<u>/s/</u>
	Joint Debtor
Date: 05/10/2022	/s/ Mark Carusillo

Attorney for the Debtor